

INDEX TO VOLUME 105 OF THE COMMERCIAL LAW JOURNAL

Page Guide

Spring	1-94
Summer	95-236
Fall	237-350
Winter	351-471

ARTICLES

Absolute Priority Rule

The Absolute Priority Rule and New Value: Before and After <i>Bank of American National Trust and Savings Association v. 203 North LaSalle Street Partnership</i> <i>Megan Hamilton</i>	331
--	-----

Accounting

The International Legal Environment for Information Systems Reliability Assurance Services: The CPA/CA Systrust <i>Carl Pacini, William Hillson, and Christine Andrews</i>	351
---	-----

Age Discrimination

<i>Reeves v. Sanderson</i> : United States Supreme Court Attempts to Clarify Plaintiff's Burden in 'ADEA' Claims <i>Stuart L. Bass</i>	275
---	-----

Automatic Stay

The Absolute Priority Rule and New Value: Before and After <i>Bank of American National Trust and Savings Association v. 203 North LaSalle Street Partnership</i> <i>Megan Hamilton</i>	331
--	-----

Zero Down and Zero Later - The Problem of Collection: A Comparison
of Procedures under State Collection Law, the Bankruptcy Code,
and the Internal Revenue Code

Robert M. Singer 159

Bankruptcy Law

Lien Stripping Under Russian Bankruptcy Law: Is it Fair? <i>Craig H. Averch</i>	77
Bankruptcy Code Section 546(c), the Reclamation Seller and the Secured Creditor: A Textual and Policy Analysis Approach <i>Carlos J. Cuevas</i>	1
The Absolute Priority Rule and New Value: Before and After <i>Bank of American National Trust and Savings Association v. 203 North LaSalle Street Partnership</i> <i>Megan Hamilton</i>	331
Disaffirming Reaffirmation <i>Melvin S. Hoffman and Jeffrey J. Cymrot</i>	53
Deciphering Conflicts of Interest in Bankruptcy Representation: <i>An Update</i> <i>William I. Kohn, Michael P. Shuster, Lee D. Powar</i>	95
Intentional Torts and Bankruptcy: An Evaluation of <i>Geiger v. Kawaauhau</i> <i>Ralph C. McCullough</i>	21
Prepayment Premiums: A Bankruptcy Court Analysis of Reasonableness and Liquidated Damages <i>John C. Murray</i>	217
Is A Defective Mortgage Protected From A Preference Claim? <i>John C. Murray</i>	399
Section 365 of the Bankruptcy Code: When the "Words Get in the Way" <i>Jason A. Nagi</i>	413
Zero Down and Zero Later - The Problem of Collection: A Comparison of Procedures under State Collection Law, the Bankruptcy Code, and the Internal Revenue Code <i>Robert M. Singer</i>	159
A Gray Area in the Law? Recent Developments Relating to Conflicts of Interest and the Retention of Attorneys in Bankruptcy Cases <i>Hon. Susan Pierson Sonderby and Kathleen M. McGuire</i>	237
How Explicit Do You Need to Be? An Analysis of the Rule of Explicit- ness After <i>Southeast Banking</i> <i>Heather J. Van Meter</i>	35

Civil Rights Act

Reeves v. Sanderson: United States Supreme Court Attempts to Clarify Plaintiff's Burden in 'ADEA' Claims
Stuart L. Bass 275

Collections

Zero Down and Zero Later - The Problem of Collection: A Comparison of Procedures under State Collection Law, the Bankruptcy Code, and the Internal Revenue Code
Robert M. Singer 159

Commercial Business Practices

The International Legal Environment for Information Systems Reliability Assurance Services: The CPA/CA Systrust
Carl Pacini, William Hillison, and Christine Andrews 351

Compensation Agreements

A Gray Area in the Law? Recent Developments Relating to Conflicts of Interest and the Retention of Attorneys in Bankruptcy Cases
Hon. Susan Pierson Sonderby and Kathleen M. McGuire 237

Conflicts of Interest

Deciphering Conflicts of Interest in Bankruptcy Representation: An Update
William I. Kohn, Michael P. Shuster, Lee D. Powar 95

A Gray Area in the Law? Recent Developments Relating to Conflicts of Interest and the Retention of Attorneys in Bankruptcy Cases
Hon. Susan Pierson Sonderby and Kathleen M. McGuire 237

Cramdown

*The Absolute Priority Rule and New Value: Before and After *Bank of American National Trust and Savings Association v. 203 North LaSalle Street Partnership**
Megan Hamilton 331

Creditor's Bargain Theory

Lien Stripping Under Russian Bankruptcy Law: Is it Fair? <i>Craig H. Averch</i>	77
Bankruptcy Code Section 546(c), the Reclamation Seller and the Secured Creditor: A Textual and Policy Analysis Approach <i>Carlos J. Cuevas</i>	1

Damages

The Uncertainty of U.C.C. Section 2-302: Why Unconscionability Has Become a Relic <i>Evelyn L. Brown</i>	287
Intentional Torts and Bankruptcy: An Evaluation of <i>Geiger v. Kawaauhau</i> <i>Ralph C. McCullough</i>	21
Prepayment Premiums: A Bankruptcy Court Analysis of Reasonableness and Liquidated Damages <i>John C. Murray</i>	217

Disinterestedness

Deciphering Conflicts of Interest in Bankruptcy Representation: <i>An Update</i> <i>William I. Kohn, Michael P. Shuster, Lee D. Powar</i>	95
A Gray Area in the Law? Recent Developments Relating to Conflicts of Interest and the Retention of Attorneys in Bankruptcy Cases <i>Hon. Susan Pierson Sonderby and Kathleen M. McGuire</i>	237

Employment Law

<i>Reeves v. Sanderson</i> : United States Supreme Court Attempts to Clarify Plaintiff's Burden in 'ADEA' Claims <i>Stuart L. Bass</i>	275
--	-----

Equity

Is A Defective Mortgage Protected From A Preference Claim? <i>John C. Murray</i>	399
How Explicit Do You Need to Be? An Analysis of the Rule of Explicit- ness After <i>Southeast Banking</i> <i>Heather J. Van Meter</i>	35

Executory Contracts

Section 365 of the Bankruptcy Code: When the "Words Get in the Way"
Jason A. Nagi 413

Foreclosure

Is A Defective Mortgage Protected From A Preference Claim?
John C. Murray 399

Fraudulent Conveyances

Is A Defective Mortgage Protected From A Preference Claim?
John C. Murray 399

Information Systems

The International Legal Environment for Information Systems Reliability
Assurance Services: The CPA/CA Systrust
Carl Pacini, William Hillison, and Christine Andrews 351

Interest Payments - Postpetition

How Explicit Do You Need to Be? An Analysis of the Rule of Explicitness After *Southeast Banking*
Heather J. Van Meter 35

Internal Revenue Code

Prepayment Premiums: A Bankruptcy Court Analysis of Reasonableness and Liquidated Damages
John C. Murray 217

Zero Down and Zero Later - The Problem of Collection: A Comparison of Procedures under State Collection Law, the Bankruptcy Code, and the Internal Revenue Code
Robert M. Singer 159

International Law

Lien Stripping Under Russian Bankruptcy Law: Is it Fair?
Craig H. Averch 77

The International Legal Environment for Information Systems Reliability
Assurance Services: The CPA/CA Systrust
Carl Pacini, William Hillison, and Christine Andrews 351

Issue Preclusion

Intentional Torts and Bankruptcy: An Evaluation of <i>Geiger v. Kawaauhau</i> <i>Ralph C. McCullough</i>	21
Is A Defective Mortgage Protected From A Preference Claim? <i>John C. Murray</i>	399

Licensing

Section 365 of the Bankruptcy Code: When the "Words Get in the Way" <i>Jason A. Nagi</i>	413
---	-----

Lien Stripping

Lien Stripping Under Russian Bankruptcy Law: Is it Fair? <i>Craig H. Averch</i>	77
--	----

Moral Obligation Doctrine

Disaffirming Reaffirmation <i>Melvin S. Hoffman and Jeffrey J. Cymrot</i>	53
--	----

Mortgages

Prepayment Premiums: A Bankruptcy Court Analysis of Reasonableness and Liquidated Damages <i>John C. Murray</i>	217
Is A Defective Mortgage Protected From A Preference Claim? <i>John C. Murray</i>	399

Multidisciplinary Practice

A Gray Area in the Law? Recent Developments Relating to Conflicts of Interest and the Retention of Attorneys in Bankruptcy Cases <i>Hon. Susan Pierson Sonderby and Kathleen M. McGuire</i>	237
---	-----

Negligence

The International Legal Environment for Information Systems Reliability Assurance Services: The CPA/CA Systrust <i>Carl Pacini, William Hillison, and Christine Andrews</i>	351
---	-----

New Value Exception

The Absolute Priority Rule and New Value: Before and After *Bank of American National Trust and Savings Association v. 203 North LaSalle Street Partnership*
Megan Hamilton 331

Personal Service Contracts

Section 365 of the Bankruptcy Code: When the "Words Get in the Way"
Jason A. Nagi 413

Preferential Transfers

Is A Defective Mortgage Protected From A Preference Claim?
John C. Murray 399

Priority Claims

Bankruptcy Code Section 546(c), the Reclamation Seller and the Secured Creditor: A Textual and Policy Analysis Approach
Carlos J. Cuevas 1

Professional Responsibility

Deciphering Conflicts of Interest in Bankruptcy Representation: *An Update*
William I. Kohn, Michael P. Shuster, Lee D. Powar 95

A Gray Area in the Law? Recent Developments Relating to Conflicts of Interest and the Retention of Attorneys in Bankruptcy Cases
Hon. Susan Pierson Sonderby and Kathleen M. McGuire 237

Reaffirmation

Disaffirming Reaffirmation
Melvin S. Hoffman and Jeffrey J. Cymrot 53

Real Estate

The Absolute Priority Rule and New Value: Before and After *Bank of American National Trust and Savings Association v. 203 North LaSalle Street Partnership*
Megan Hamilton 331

Is A Defective Mortgage Protected From A Preference Claim? <i>John C. Murray</i>	399
Reclamation Sellers	
Bankruptcy Code Section 546(c), the Reclamation Seller and the Secured Creditor: A Textual and Policy Analysis Approach <i>Carlos J. Cuevas</i>	1
Restatement (Second) of Contracts	
The Uncertainty of U.C.C. Section 2-302: Why Unconscionability Has Become a Relic <i>Evelyn L. Brown</i>	287
Restatement (Second) of Torts	
Intentional Torts and Bankruptcy: An Evaluation of <i>Geiger v. Kawaauhau</i> <i>Ralph C. McCullough</i>	21
The International Legal Environment for Information Systems Reliability Assurance Services: The CPA/CA Systrust <i>Carl Pacini, William Hillison, and Christine Andrews</i>	351
Rule of Explicitness	
How Explicit Do You Need to Be? An Analysis of the Rule of Explicit- ness After <i>Southeast Banking</i> <i>Heather J. Van Meter</i>	35
Secured Transactions	
Lien Stripping Under Russian Bankruptcy Law: Is it Fair? <i>Craig H. Averch</i>	77
Bankruptcy Code Section 546(c), the Reclamation Seller and the Secured Creditor: A Textual and Policy Analysis Approach <i>Carlos J. Cuevas</i>	1
The Absolute Priority Rule and New Value: Before and After <i>Bank of American National Trust and Savings Association v. 203 North LaSalle Street Partnership</i> <i>Megan Hamilton</i>	331
Deciphering Conflicts of Interest in Bankruptcy Representation: An Update <i>William I. Kohn, Michael P. Shuster, Lee D. Powar</i>	95

Prepayment Premiums: A Bankruptcy Court Analysis of Reasonableness and Liquidated Damages <i>John C. Murray</i>	217
Is A Defective Mortgage Protected From A Preference Claim? <i>John C. Murray</i>	399
Zero Down and Zero Later - The Problem of Collection: A Comparison of Procedures under State Collection Law, the Bankruptcy Code, and the Internal Revenue Code <i>Robert M. Singer</i>	159
Subordination	
Is A Defective Mortgage Protected From A Preference Claim? <i>John C. Murray</i>	399
How Explicit Do You Need to Be? An Analysis of the Rule of Explicitness After <i>Southeast Banking</i> <i>Heather J. Van Meter</i>	35
SysTrust	
The International Legal Environment for Information Systems Reliability Assurance Services: The CPA/CA Systrust <i>Carl Pacini, William Hillison, and Christine Andrews</i>	351
Technical Amendments Act of 1980	
Section 365 of the Bankruptcy Code: When the "Words Get in the Way" <i>Jason A. Nagi</i>	413
Technology	
Section 365 of the Bankruptcy Code: When the "Words Get in the Way" <i>Jason A. Nagi</i>	413
The International Legal Environment for Information Systems Reliability Assurance Services: The CPA/CA Systrust <i>Carl Pacini, William Hillison, and Christine Andrews</i>	351
Trademark Law	
Aesthetic Functionality in Trade Dress: Post-Secondary Aesthetic Functionality Proposed <i>Spencer Davczyk</i>	309

Unconscionability

The Uncertainty of U.C.C. Section 2-302: Why Unconscionability Has
Become a Relic
Evelyn L. Brown 287

Uniform Commercial Code

The Uncertainty of U.C.C. Section 2-302: Why Unconscionability Has
Become a Relic
Evelyn L. Brown 287

Bankruptcy Code Section 546(c), the Reclamation Seller and the Secured
Creditor: A Textual and Policy Analysis Approach
Carlos J. Cuevas 1

AUTHORS

Craig H. Averch, Lien Stripping Under Russian Bankruptcy Law:
Is it Fair? 77

Stuart L. Bass, Reeves v. Sanderson: United States Supreme Court
Attempts to Clarify Plaintiff's Burden in 'ADEA' Claims 275

Evelyn L. Brown, The Uncertainty of U.C.C. Section 2-302:
Why Unconscionability Has Become a Relic 287

Carlos J. Cuevas, Bankruptcy Code Section 546(c), the Reclamation
Seller and the Secured Creditor: A Textual and Policy Analysis
Approach 1

Spencer Davczyk, Aesthetic Functionality in Trade Dress:
Post-Secondary Aesthetic Functionality Proposed 309

Megan Hamilton, The Absolute Priority Rule and New Value:
Before and After *Bank of American National Trust and Savings
Association v. 203 North LaSalle Street Partnership* 331

Melvin S. Hoffman and Jeffrey J. Cymrot, Disaffirming
Reaffirmation 53

William I. Kohn, Michael P. Shuster, Lee D. Powar, Deciphering
Conflicts of Interest in Bankruptcy Representation: *An Update* 95

<i>Ralph C. McCullough</i> , Intentional Torts and Bankruptcy: An Evaluation of <i>Geiger v. Kawaauhau</i>	21
<i>John C. Murray</i> , Prepayment Premiums: A Bankruptcy Court Analysis of Reasonableness and Liquidated Damages	217
<i>John C. Murray</i> , Is A Defective Mortgage Protected From A Preference Claim?	399
<i>Jason A. Nagi</i> , Section 365 of the Bankruptcy Code: When the "Words Get in the Way"	413
<i>Carl Pacini, William Hillison, and Christine Andrews</i> , The International Legal Environment for Information Systems Reliability Assurance Services: The CPA/CA Systrust	351
<i>Robert M. Singer</i> , Zero Down and Zero Later - The Problem of Collection: A Comparison of Procedures under State Collection Law, the Bankruptcy Code, and the Internal Revenue Code ...	159
<i>Hon. Susan Pierson Sonderby and Kathleen M. McGuire</i> , A Gray Area in the Law? Recent Developments Relating to Conflicts of Interest and the Retention of Attorneys in Bankruptcy Cases ..	237
<i>Heather J. Van Meter</i> , How Explicit Do You Need to Be? An Analysis of the Rule of Explicitness After <i>Southeast Banking</i>	35